EXHIBIT 54

| IN | THE UNIT | ED STATES BA | NKF | RUPTCY COURT |
|-----------|------------------------|-------------------|-----------------------|---|
| | FOR THE | DISTRICT OF | DE | LAWARE |
| | | 000 | | |
| In re: | LLC, Debtors. | |))))) | Chapter 11 Case No. 20-11558 (KBO) (Jointly Administered) |
| 24 HOUR F | ITNESS WO | RLDWIDE, INC | .,) | |
| V. | Plaintif | f, TY COMPANY; |))) | Adv. Proc. No. 20-51051 (KBO) |
| | URANCE CO SKS US IN | | | |
| REMOTE | VIDEOTAP | ED DEPOSITIO | n c | F LOURDES REYES |
| DATE: | | THURSDAY, S | EPT | TEMBER 29, 2022 |
| TIME: | | 9:03 A.M. | | |
| LOCATION: | | REMOTE | | |
| | | | | |
| REPORTED | BY: | | | |
| MARY JACK | SON, CSR | 8688 | | |
| JOB NO. 7 | 6836 | | | |
| | | | | |

First Legal Depositions - Calendar@firstlegal.com 855.348.4997

September 29, 2022

| 1 | Page 2 | | | Page 4 |
|---|--|--|--|--|
| 1 2 | APPEARANCES For 24 Hour Fitness: | 1 2 | T | INDEX |
| 3 | NAT OCHOA, ESQUIRE | 3 | Examination Ms. Ochoa | By Page 8 |
| 4 | ELIZABETH BOWMAN, ESQUIRE | 4 | Ms. McDonnel | |
| 4 | REED SMITH 101 2nd Street, Suite 1800 | 5 | | 000 |
| 5 | San Francisco, California 94105 | 6 | | EXHIBITS |
| 6 | 415.659.4765 nochoa@reedsmith.com | 7 | Letter | Page |
| 7 | nochoaereeusmich.com | 8 | Exhibit A | Plaintiff's Amended Deposition 13 |
| | For Allianz Global Risks US Insurance Company: | 9 | | Notice for Lourdes Reyes |
| 8 | MARLIE MCDONNELL, ESQUIRE | 9 | Exhibit B | 3/23/20 email from Allianz to 49 |
| 9 | CLYDE & CO | 10 | EXHIBIC B | 24 Hour Fitness |
| 10 | 271 17th Street, Suite 1720 | 11 | Exhibit C | McLarens Report No. 1 dated 3/28/20 65 |
| 1 10 | Atlanta, Georgia 30363 404.410.3150 | 12 | Exhibit D | 4/2/20 email from Violeta Tuufuli 75 |
| 11 | marlie.mcdonnell@clydeco.com | 13 | Exhibit E | Claims file for the 24 Hour Fitness 80 |
| 12 | For Starr Surplus Lines Insurance Company | | | claim |
| 1 2 | and Beazley-Lloyd's Syndicates 2623/623: | 14 | _ , , , , _ | |
| 14 | | 1.5 | Exhibit F | Allianz Global policy that was in 94 |
| 15 | FERDUSI Z. CHOWDHURY, ESQUIRE HINSHAW & CULBERTSON | 15 16 | Exhibit G | place for 24 Hour Fitness Document titled COVID-19 Changing 114 |
| 1 2 | 800 Third Avenue, 13th Floor | 10 | EXHIDIC G | Claims Patterns |
| 16 | New York, New York 10022 | 17 | | Claims raccellis |
| 17 | 212.471.6200 fchowdhury@hinshawlaw.com | | Exhibit H | Reservation of Rights letter from 120 |
| 18 | renowantry enrindiawitaw.com | 18 | | McLarens to Mr. Gotleib |
| 19 | For Liberty Mutual Insurance Company: | 19 | Exhibit I | McLarens Report No. 2 dated 4/24/20 124 |
| 20 | JOEL L. MCNABNEY, ESQUIRE ROBINSON & COLE | 20 | Exhibit J | McLarens Report No. 3 dated 4/27/20 135 |
| 21 | 777 Brickell Avenue, Suite 680 | 21 | Exhibit K | McLarens Report No. 4 dated 5/15/20 138 |
| | Miami, Florida 33131 | 22 | Exhibit L | McLarens Report No. 5 dated 6/4/20 150 |
| 22 | 786.725.4119 jmcnabney@rc.com | 23 | Exhibit M | McLarens Report No. 6 dated 6/19/20 152 |
| 23 | Juichabney@10.com | 24 | Exhibit N | 6/2020 email string between Delores 154 |
| 24 25 | | 25 | | Varela and Odell Bradley |
| 25 | | | | |
| 1 | Page 3 APPEARANCES | 1 | | Page 5 |
| 2 | For Allied World National Assurance Company: | 2 | Letter | Page |
| 3 | | | | |
| | AUSTIN WESTERGOM, ESQUIRE | 3 | Exhibit O | 6/16/20 email from Stephen Sursene 156 |
| | AUSTIN WESTERGOM, ESQUIRE MOUND COTTON WOLLAN & GREENGRASS | 3 | | |
| 4 | | 3 4 | | 6/16/20 email from Stephen Sursene 156 |
| 4 | MOUND COTTON WOLLAN & GREENGRASS | | | 6/16/20 email from Stephen Sursene 156 |
| 4 5 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 | | Exhibit O | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes |
| 5 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 | 4 5 | Exhibit O | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing |
| 5 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com | 4 5 | Exhibit O | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit |
| 5 6 7 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com | 4 5 6 7 | Exhibit O Exhibit P Exhibit Q | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by 156 Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 |
| 5 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE | 4 5 | Exhibit O | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by 156 Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 |
| 5 6 7 8 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER | 4 5 6 7 8 | Exhibit O Exhibit P Exhibit Q | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by 156 Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 |
| 5 6 7 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 | 4 5 6 7 | Exhibit O Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by 156 Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 |
| 5 6 7 8 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 | 4 5 6 7 8 | Exhibit O Exhibit P Exhibit Q | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by 156 Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 |
| 5 6 7 8 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 | 4 5 6 7 8 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by 156 Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 |
| 5 6 7 8 9 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 | 4 5 6 7 8 9 | Exhibit O Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 | 4 5 6 7 8 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by 156 Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 |
| 5 6 7 8 9 10 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 11 12 13 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 11 12 13 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 11 12 13 14 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 11 12 13 14 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 11 12 13 14 15 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 11 12 13 14 15 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |
| 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | MOUND COTTON WOLLAN & GREENGRASS Three Greenway Plaza, Suite 1300 Houston, Texas 77046 281.572.8350 bwestergom@moundcotton.com For CNA: MATTHEW SARNA, ESQUIRE DLA PIPER 1201 North Market Street, Suite 2100 Wilmington, Delaware 19801 302.468.5700 matthew.sarna@dlapiper.com | 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | Exhibit P Exhibit P Exhibit Q Exhibit R | 6/16/20 email from Stephen Sursene 156 to Lourdes Reyes Article sent to Lourdes Reyes by Stephen Sursene that says, 24 Hour Fitness declares bankruptcy citing devastating coronavirus hit McLarens Report No. 7 dated 6/22/20 161 Email from Mike Allen to the market 165 insurers dated 7/2/20 McLarens Report No. 8 dated 9/3/20 170 4/2/20 email from Lourdes Reyes to 76 |

First Legal Depositions - Calendar@firstlegal.com 855.348.4997

September 29, 2022

| | | | September 29, 2022 |
|----------------------------------|---|----------------------------------|--|
| 1 | Page 6 | 1 | Page 8 |
| 1 | REMOTE, THURSDAY, SEPTEMBER 29, 2022 | 1 | EXAMINATION |
| 2 | 9:03 a.m. | 2 | BY MS. OCHOA: |
| 3 | PROCEEDINGS | 3 | Q. Okay. Good morning, Ms. Reyes. My |
| 4 | | 4 | name |
| 5 | THE VIDEOGRAPHER: Good morning. We are | 5 | A. Morning. |
| 6 | on the record. This is the beginning of Media No. 1 | 6 | Q. My name is Nat Ochoa, and I'm an attorney |
| 7 | in the deposition of Lourdes Reyes in the matter of | 7 | representing 24 Hour in this case. |
| 8 | RS FIT NW LLC. Case No. 20-11558 KBO, held via MS | 8 | How are you doing? |
| 9 | Teams. | 9 | A. I'm good. |
| 10 | This deposition is being taken on | 10 | Q. Good. Can you please state and spell your |
| 11 | September 29th, 2022 at 9:03 a.m. The time on the | 11 | name for the record? |
| 12 | monitor I'm sorry, the time on the monitor is | 12 | A. Lourdes Bernadette Santos Reyes. |
| 13 | 9:03 a.m. | 13 | Q. And can you spell it for me? |
| 14 | The court reporter today is Mary Jackson. | 14 | A. L-O-U-R-D-E-S. The whole name? |
| 15 | I am Alejandro Solorzano, the videographer on behalf | 15 | Q. Yes, please. |
| 16 | of First Legal Depositions located in Los Angeles, | 16 | A. Oh. Bernadette, B-E-R-N-A-D-E-T-T-E; |
| 17 | California. | 17 | Santos, S-A-N-T-O-S; Reyes, R-E-Y-E-S. |
| 18 | This deposition is being videotaped at all | 18 | Q. Thank you. So I'd like to go over a |
| 19 | times unless specified to go off the video record. | 19 | couple of ground rules relating to the fact that |
| 20 | Would all present please identify | 20 | this deposition is remote. First, Ms. Reyes, can |
| 21 | themselves beginning with the noticing attorney? | 21 | you please confirm that you will not use text |
| 22 | MS. OCHOA: Hi, my name is Nat Ochoa. I | 22 | message, chats, emails or any other form of |
| 23 | represent 24 Hour Fitness. I am here with my | 23 | communication while testifying under oath during |
| 24 | colleague Elizabeth Bowman, who is also on. | 24 | this deposition today? |
| 25 | MS. MCDONNELL: Hello, this is Marlie | 25 | A. Yes. |
| | Page 7 | | Page 9 |
| 1 | McDonnell. I represent Allianz Global Risks US | 1 | Q. Can you affirm that you will not review |
| 2 | Insurance Company, and I'm from Clyde & Co. | 2 | any notes or other documentation while testifying |
| 3 | THE WITNESS: I'm Lourdes Reyes with | 3 | under oath, except when asked by me to review |
| 4 | Allianz Global Risks US Insurance Company. | 4 | exhibits? |
| 5 | MS. CHOWDHURY: Hello, this Ferdusi | 5 | A. Yes. Just to let you know, I have |
| 6 | Chowdhury. I'm from the law firm of Hinshaw and | 6 | notifications that pop up, so I just need to delete |
| 7 | Culbertson, and we represent Starr and Beazley. | 7 | it while we're doing it, so, I mean |
| 8 | THE VIDEOGRAPHER: Thank you. Do we have | 8 | Q. Okay. |
| 9 | anyone else present? | 9 | A I just hit the X or dismiss so that it |
| 10 | MS. BOWMAN: Hi. Elizabeth Bowman is | 10 | goes away. |
| 11 | here. My computer just dropped power, but I'm back. | 11 | Q. Okay. Sounds good. And if at any time |
| 12 | MR. MCNABNEY: This is Joel McNabney from | 12 | anything pops up for a prolonged period, just let me |
| 13 | Robinson & Cole. I represent Liberty Mutual. | 13 | know and we can wait for you to exit it. |
| 14 | MR. WESTERGOM: Austin Westergom from | 14 | A. Okay. |
| 15 | Mound Cotton. I represent Allied World. | 15 | Q. Did you bring any notes with you today? |
| | | 16 | A. No. |
| 16 | MR. SARNA: Matthew Sarna, DLA Piper, | | |
| 16 17 | MR. SARNA: Matthew Sarna, DLA Piper, filling in today on behalf of CNA. | 17 | Q. And is anyone in the room with you? |
| | filling in today on behalf of CNA. THE VIDEOGRAPHER: Thank you, all. If | | A. No. |
| 17 | filling in today on behalf of CNA. | 17 | A. No.Q. If at any point someone joins you in the |
| 17 18 | filling in today on behalf of CNA. THE VIDEOGRAPHER: Thank you, all. If | 17 18 | A. No. |
| 17 18 19 | filling in today on behalf of CNA. THE VIDEOGRAPHER: Thank you, all. If there is no one else, would the court reporter | 17 18 19 | A. No.Q. If at any point someone joins you in the |
| 17 18 19 20 | filling in today on behalf of CNA. THE VIDEOGRAPHER: Thank you, all. If there is no one else, would the court reporter please swear in the witness, after which, we may | 17 18 19 20 | A. No. Q. If at any point someone joins you in the room, you or your counsel should affirmatively |
| 17 18 19 20 21 | filling in today on behalf of CNA. THE VIDEOGRAPHER: Thank you, all. If there is no one else, would the court reporter please swear in the witness, after which, we may begin. | 17 18 19 20 21 | A. No. Q. If at any point someone joins you in the room, you or your counsel should affirmatively disclose their presence and identify them on the |
| 17 18 19 20 21 22 | filling in today on behalf of CNA. THE VIDEOGRAPHER: Thank you, all. If there is no one else, would the court reporter please swear in the witness, after which, we may begin. LOURDES REYES, | 17 18 19 20 21 22 | A. No. Q. If at any point someone joins you in the room, you or your counsel should affirmatively disclose their presence and identify them on the record. Do you understand that? |

First Legal Depositions - Calendar@firstlegal.com 855.348.4997

September 29, 2022

| | | | September 29, 2022 |
|--|--|--|--|
| 1 | Page 98 any other coverage provisions in the policy might | 1 | Page 100 to object to the extent you're asking for an |
| 2 | apply to the claim? | 2 | evaluation that would have occurred post litigation |
| 3 | A. At the time I wrote I reviewed the | 3 | with counsel. I'm assuming you're referring to |
| 4 | policy? | 4 | part prelitigation? |
| 5 | Q. Right. At the time you reviewed the | 5 | MS. OCHOA: Right. |
| 6 | policy. | 6 | _ |
| 7 | | 7 | THE WITNESS: So prior to litigation, no. |
| | A. If I didn't put it, I didn't I didn't | | BY MS. OCHOA: |
| 8 | probably at the time that I reviewed the policy, | 8 | Q. Okay. And did you ever make |
| 9 | if I didn't put it in my notes, then I probably | 9 | determinations about whether there could be coverage |
| 10 | didn't see it applicable. | 10 | under that provision prelitigation? |
| 11 | Q. Okay. Are you familiar with the civil | 11 | A. I said no already. |
| 12 | authority provision? | 12 | Q. Just clarifying. |
| 13 | A. Correct. | 13 | Did you ever discuss that with anybody? |
| 14 | Q. And you noted the 45 days civil authority | 14 | A. Discuss what? |
| 15 | limit, you noted that in your notes, so you're | 15 | Q. The applicability of the civil authority |
| 16 | familiar with that provision generally, right? | 16 | provision with anybody? |
| 17 | A. Yes. | 17 | MS. MCDONNELL: Object to the extent it |
| 18 | Q. Do you remember looking at it in | 18 | calls for attorney-client privilege but you can |
| 19 | connection with the 24 Hour Fitness claim? | 19 | answer. |
| 20 | A. I don't remember if I did. I assume I | 20 | THE WITNESS: Before the litigation, no. |
| 21 | did. | 21 | BY MS. OCHOA: |
| 22 | Q. Why do you assume you did? | 22 | Q. Did you ever review the general business |
| 23 | A. If I put the notes on the civil authority, | 23 | coverage of the policy? |
| 24 | I assume I read it. | 24 | A. I may have. |
| 25 | Q. When you referred to the 45 days civil | 25 | Q. You don't recall? |
| | | | |
| | Page 99 | | Page 101 |
| 1 | authority in your notes, that makes you think that | 1 | A. I don't recall. It's 20 years two |
| 2 | authority in your notes, that makes you think that you reviewed it in connection with the claim? | 2 | A. I don't recall. It's 20 years two years ago. |
| 2 3 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. | 2 3 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled |
| 2 3 4 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there | 2 3 4 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? |
| 2 3 4 5 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the | 2 3 4 5 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. |
| 2 3 4 5 6 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? | 2 3 4 5 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not |
| 2 3 4 5 6 7 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. | 2 3 4 5 6 7 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage |
| 2 3 4 5 6 7 8 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to | 2 3 4 5 6 7 8 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to |
| 2 3 4 5 6 7 8 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that | 2 3 4 5 6 7 8 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? |
| 2 3 4 5 6 7 8 9 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? | 2 3 4 5 6 7 8 9 | <pre>A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form.</pre> |
| 2 3 4 5 6 7 8 9 10 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. | 2 3 4 5 6 7 8 9 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it |
| 2 3 4 5 6 7 8 9 10 11 12 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting | 2 3 4 5 6 7 8 9 10 11 | <pre>A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim.</pre> |
| 2 3 4 5 6 7 8 9 10 11 12 13 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and | 2 3 4 5 6 7 8 9 10 11 12 13 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, | 2 3 4 5 6 7 8 9 10 11 12 13 14 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to | 2 3 4 5 6 7 8 9 10 11 12 13 14 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to evaluate the applicable coverages under the policy. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no claim submitted, there's nothing for me to review. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to evaluate the applicable coverages under the policy. BY MS. OCHOA: | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no claim submitted, there's nothing for me to review. So I'm not going to review it, I'm just going to |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to evaluate the applicable coverages under the policy. BY MS. OCHOA: Q. Okay. So that's a no, right? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no claim submitted, there's nothing for me to review. So I'm not going to review it, I'm just going to note that the policies that could or the policy |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to evaluate the applicable coverages under the policy. BY MS. OCHOA: Q. Okay. So that's a no, right? MS. MCDONNELL: Object to the form. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no claim submitted, there's nothing for me to review. So I'm not going to review it, I'm just going to note that the policies that could or the policy language could be applicable to the loss, but I |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to evaluate the applicable coverages under the policy. BY MS. OCHOA: Q. Okay. So that's a no, right? MS. MCDONNELL: Object to the form. THE WITNESS: What's a no? To what? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no claim submitted, there's nothing for me to review. So I'm not going to review it, I'm just going to note that the policies that could or the policy language could be applicable to the loss, but I would have not reviewed it until I have the claim |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to evaluate the applicable coverages under the policy. BY MS. OCHOA: Q. Okay. So that's a no, right? MS. MCDONNELL: Object to the form. THE WITNESS: What's a no? To what? BY MS. OCHOA: | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no claim submitted, there's nothing for me to review. So I'm not going to review it, I'm just going to note that the policies that could or the policy language could be applicable to the loss, but I would have not reviewed it until I have the claim information. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to evaluate the applicable coverages under the policy. BY MS. OCHOA: Q. Okay. So that's a no, right? MS. MCDONNELL: Object to the form. THE WITNESS: What's a no? To what? BY MS. OCHOA: Q. That you have not evaluated whether | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no claim submitted, there's nothing for me to review. So I'm not going to review it, I'm just going to note that the policies that could or the policy language could be applicable to the loss, but I would have not reviewed it until I have the claim information. BY MS. OCHOA: |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to evaluate the applicable coverages under the policy. BY MS. OCHOA: Q. Okay. So that's a no, right? MS. MCDONNELL: Object to the form. THE WITNESS: What's a no? To what? BY MS. OCHOA: Q. That you have not evaluated whether coverage under that provision whether there is | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no claim submitted, there's nothing for me to review. So I'm not going to review it, I'm just going to note that the policies that could or the policy language could be applicable to the loss, but I would have not reviewed it until I have the claim information. BY MS. OCHOA: Q. But you reviewed whether the communicable |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to evaluate the applicable coverages under the policy. BY MS. OCHOA: Q. Okay. So that's a no, right? MS. MCDONNELL: Object to the form. THE WITNESS: What's a no? To what? BY MS. OCHOA: Q. That you have not evaluated whether coverage under that provision whether there is coverage under that provision? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no claim submitted, there's nothing for me to review. So I'm not going to review it, I'm just going to note that the policies that could or the policy language could be applicable to the loss, but I would have not reviewed it until I have the claim information. BY MS. OCHOA: Q. But you reviewed whether the communicable disease endorsement was applicable? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | authority in your notes, that makes you think that you reviewed it in connection with the claim? A. Correct. Q. Did you attempt to evaluate whether there might be coverage under that provision for the claim? A. No, we don't have details of the lost yet. Q. So to this day, you've never attempted to evaluate whether there might be coverage under that provision? MS. MCDONNELL: Object to the form. THE WITNESS: We don't have the supporting documentation that I requested from the insured and the lawsuit was filed. We've asked for information, and nothing was provided that we would have to evaluate the applicable coverages under the policy. BY MS. OCHOA: Q. Okay. So that's a no, right? MS. MCDONNELL: Object to the form. THE WITNESS: What's a no? To what? BY MS. OCHOA: Q. That you have not evaluated whether coverage under that provision whether there is coverage under that provision? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 Gales | A. I don't recall. It's 20 years two years ago. Q. How many COVID claims have you handled again, you said 20 or so? A. 20 to 30. Q. Okay. And you don't recall whether or not you've reviewed the business interruption coverage section of the 24 Hour Fitness policy with regard to this claim, right? MS. MCDONNELL: Object to the form. THE WITNESS: I would have not reviewed it because the claim there is no detail of claim. What would I review on the policy if there's no claim? I need to get the details of the loss for me to review the applicable coverage. If there is no claim submitted, there's nothing for me to review. So I'm not going to review it, I'm just going to note that the policies that could or the policy language could be applicable to the loss, but I would have not reviewed it until I have the claim information. BY MS. OCHOA: Q. But you reviewed whether the communicable disease endorsement was applicable? endar@firstegal.comm_I: Object to the form. |

First Legal Depositions - Calendar@firstlegal.com 855.348.4997

September 29, 2022

```
Page 104
                                                  Page 102
1
               THE WITNESS: I told you I just noted the
                                                                  obviously, the civil authority provision or the
2
     clauses under the policy that would be applicable.
                                                            2
                                                                  business interruption coverage section, but you
3
     I don't have the details of the loss. What am I
                                                            3
                                                                 didn't evaluate whether coverage applied under those
     going to review it from or how it will apply? I
                                                            4
                                                                 provisions, correct, because you're saying that you
5
     don't have a claim.
                                                            5
                                                                 didn't have enough information to do so?
     BY MS. OCHOA:
6
                                                             6
                                                                      A. Correct.
7
          Q. I'm not trying to attack you right now.
                                                                      Q. What information would you need to have
                                                            7
8
          A. I know, it's just like uh -- you asked me,
                                                            8
                                                                 evaluated that that you didn't receive?
     and then you ask me again. I just told you.
                                                            9
                                                                      A. The details of the loss, of what happened,
9
                                                            10
                                                                 and how the circumstance of the loss would trigger
10
               Okay. Let's move on.
11
          Q. Do we need to take a break here just to
                                                           11
                                                                 coverage under the policy.
12
     sort of diffuse the situation? I'm not trying to be
                                                           12
                                                                      Q. Had you received, though, details as far
13
     antagonist. I'm just trying to ask you about
                                                           13
                                                                 as like 24 Hour Fitness has confirmed at these
14
     details of your thought process at the time.
                                                                 locations that there was a presence of COVID-19,
                                                           14
               MS. MCDONNELL: Yeah, let's take a break.
15
                                                           15
                                                                  that sort of thing, that's not enough?
16
     And I don't want to put a pending question out
                                                           16
                                                                           MS. MCDONNELL: Object to the form.
17
     there, but I wasn't sure, Nat, if, when you're
                                                           17
                                                                           THE WITNESS: No.
18
     saying review, do you mean like read the policy
                                                           18
                                                                 BY MS. OCHOA:
19
     provision or evaluate it?
                                                           19
                                                                      Q. No, that's not enough?
20
               MS. OCHOA: My first line of questioning
                                                                      A. No.
                                                           20
21
     was about simply reading the policy provision. The
                                                           21
                                                                          What more would you need specifically?
22
     second line of questioning was whether prelitigation
                                                           22
                                                                           MS. MCDONNELL: Object to the form.
     there was an evaluation of the applicability of the
                                                                           THE WITNESS: If you look at the coverage
23
                                                           23
24
     coverage.
                                                           24
                                                                 for interruption by communicable disease, there is a
25
               MS. MCDONNELL: Right. I just meant when
                                                           25
                                                                 requirement for the actual presence of the
                                                  Page 103
                                                                                                              Page 105
1
     you said "review," I didn't know if you meant that
                                                            1
                                                                 disease -- of the spreadable disease, and the direct
2
     to read or evaluate, and that's all. I don't know
                                                            2
                                                                 result of a declaration of civil authority enforcing
                                                                 or regulating the communicable disease. So we did
     if maybe that would clarify anything, but...
3
                                                            3
4
               MS. OCHOA: Evaluate, yeah.
                                                            4
                                                                 not have that information.
               MS. MCDONNELL: Review it means evaluate?
                                                                      Q. Let's open Exhibit F if you could, if you
5
                                                            5
6
               MS. OCHOA: Yes, in this line of
                                                            6
                                                                 already have it open, and I want to direct your
7
     questioning, review meant evaluate.
                                                            7
                                                                 attention to the paragraph at the bottom that says,
8
               MS. MCDONNELL: Okay. Let's just take a
                                                            8
                                                                 For the purpose of this extension. Do you see that?
9
     quick break, and we can come back.
                                                            9
                                                                      A. Yes.
10
               MS. OCHOA: Okay. That sounds good.
                                                           10
                                                                          It says, For the purpose of this extension
11
               MS. MCDONNELL: Okay, thanks.
                                                           11
                                                                 the presence of and spread of communicable disease
12
               MS. OCHOA: Five minutes?
                                                           12
                                                                 will be considered direct physical damage. Do you
13
               MS. MCDONNELL: Yeah, that's perfect.
                                                           13
                                                                 see that?
14
               MS. OCHOA: Okay.
                                                           14
                                                                      A. Yes.
15
               THE VIDEOGRAPHER: Okay. The time is now
                                                                      Q. Do you agree that if there is presence of
                                                           15
     11:25 a.m., and we are off the record.
                                                                 COVID-19, there is direct physical damage?
16
                                                           16
17
              (Whereupon a recess was taken.)
                                                           17
                                                                      A. If there's --
               THE VIDEOGRAPHER: Okay. The time is now
                                                                           MS. MCDONNELL: Object to form.
18
                                                           18
                                                                           THE WITNESS: -- actual presence of the
19
     11:32 a.m., and we are back on the record.
                                                           19
     BY MS. OCHOA:
                                                           20
                                                                 disease at the location and there is a direct -- and
20
21
          Q. Hi again. I -- before we move on to a
                                                           21
                                                                 the declaration of civil authority, then this
22
     different topic, I want to just clarify and circle
                                                           22
                                                                  endorsement would be triggered.
23
     back where we just were and confirm just one thing.
                                                           23
                                                                 BY MS. OCHOA:
24
               You testified that you read the policy
                                                           24
                                                                           Thank you. Around the time that you were
      from cover to cover and the state all Depositions - Calendar firstlegal come on the 24 Hour Fitness claim,
25
                                                   855.348.4997
```

First Legal Depositions - Calendar@firstlegal.com 855.348.4997

September 29, 2022

| | Page 106 | | Page 108 |
|--|---|--|--|
| 1 | were you aware of any measures that were available | 1 | A. On any claim? |
| 2 | to test for the presence of COVID-19 inside of a | 2 | Q. Yeah. |
| 3 | business location? | 3 | A. That's their job, yes. |
| 4 | A. I don't recall. I don't think so. | 4 | Q. Do they always go and visit a location? |
| 5 | Q. You don't think that around the time, in | 5 | A. Yes. |
| 6 | March of 2020, there was capability to test for the | 6 | Q. So if you're saying they always go visit a |
| 7 | presence of COVID-19, right? | 7 | location, wouldn't that mean that you would also say |
| 8 | A. Yes. | 8 | that someone like McLarens went and visited the 24 |
| 9 | Q. Have you ever been made aware of any | 9 | Hour Fitness location, is that what you're saying? |
| 10 | measures that were available to test for the | 10 | A. If there was damage that they are going to |
| 11 | presence of COVID in a business location at any | 11 | show the adjuster, then, yes, they will. |
| 12 | time? | 12 | Q. Okay. But you don't know specifically as |
| 13 | A. Test of COVID how? On a person? | 13 | it relates to this claim? |
| 14 | O. To confirm to confirm whether there's | 14 | A. No. |
| 15 | COVID-19 on the premises, i.e., on equipment; sure, | 15 | O. Is it scratch that. |
| 16 | people on the premises. | 16 | In connection with your work on the 24 |
| 17 | MS. MCDONNELL: Object to the form. | 17 | Hour Fitness claim specifically, did you ever |
| 18 | THE WITNESS: Testing on people, yes; but | 18 | determine what 24 Hour Fitness would need to |
| 19 | on the premises, no. | 19 | demonstrate to show that it had the actual presence |
| 20 | BY MS. OCHOA: | 20 | of COVID-19 at its locations? |
| 21 | Q. To your knowledge did Allianz do any | 21 | MS. MCDONNELL: Object to the form. |
| 22 | testing of any insured business locations for the | 22 | THE WITNESS: We asked specific |
| 23 | presence of COVID-19? | 23 | information for locations that the insured had |
| 24 | A. I'm not aware. | 24 | advised that they presumed and so we requested |
| 25 | Q. Have you ever seen any guidance that | 25 | further information to clarify that there was actual |
| 23 | g. have you ever been any gurantee that | 25 | rated information to craffly that there was account |
| | Page 107 | | Page 109 |
| - | | | |
| 1 | Allianz published for its policyholder to give | 1 | presence of COVID of the site and what orders of |
| 2 | advice on how to test for the presence of COVID-19 | 2 | civil authority where applicable to the location. |
| 2 | advice on how to test for the presence of COVID-19 at a at a location? | 2 3 | civil authority where applicable to the location. BY MS. OCHOA: |
| 2 3 4 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. | 2 3 4 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you |
| 2 3 4 5 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the | 2 3 4 5 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? |
| 2 3 4 5 6 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? | 2 3 4 5 6 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language |
| 2 3 4 5 6 7 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just | 2 3 4 5 6 7 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. |
| 2 3 4 5 6 7 8 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. | 2 3 4 5 6 7 8 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. |
| 2 3 4 5 6 7 8 9 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature | 2 3 4 5 6 7 8 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that |
| 2 3 4 5 6 7 8 9 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business | 2 3 4 5 6 7 8 9 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from |
| 2 3 4 5 6 7 8 9 10 11 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? | 2 3 4 5 6 7 8 9 10 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location |
| 2 3 4 5 6 7 8 9 10 11 12 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. | 2 3 4 5 6 7 8 9 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual |
| 2 3 4 5 6 7 8 9 10 11 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 | 2 3 4 5 6 7 8 9 10 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location |
| 2 3 4 5 6 7 8 9 10 11 12 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. | 2 3 4 5 6 7 8 9 10 11 12 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual |
| 2 3 4 5 6 7 8 9 10 11 12 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 | 2 3 4 5 6 7 8 9 10 11 12 13 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases |
| 2 3 4 5 6 7 8 9 10 11 12 13 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 Hour Fitness claim that McLarens did, to your | 2 3 4 5 6 7 8 9 10 11 12 13 14 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases A. Yes. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 Hour Fitness claim that McLarens did, to your knowledge, did anyone from McLarens visit any of the | 2 3 4 5 6 7 8 9 10 11 12 13 14 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases A. Yes. Q is that what you're referring to? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 Hour Fitness claim that McLarens did, to your knowledge, did anyone from McLarens visit any of the 24 Hour Fitness cite locations? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases A. Yes. Q is that what you're referring to? What do you mean by what's your |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 Hour Fitness claim that McLarens did, to your knowledge, did anyone from McLarens visit any of the 24 Hour Fitness cite locations? A. To my knowledge, I don't recall, no. I | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases A. Yes. Q is that what you're referring to? What do you mean by what's your understanding of "actual presence"? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 Hour Fitness claim that McLarens did, to your knowledge, did anyone from McLarens visit any of the 24 Hour Fitness cite locations? A. To my knowledge, I don't recall, no. I don't know. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases A. Yes. Q is that what you're referring to? What do you mean by what's your understanding of "actual presence"? MS. MCDONNELL: Object to form. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 Hour Fitness claim that McLarens did, to your knowledge, did anyone from McLarens visit any of the 24 Hour Fitness cite locations? A. To my knowledge, I don't recall, no. I don't know. Q. On any claims that you've worked on, have | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases A. Yes. Q is that what you're referring to? What do you mean by what's your understanding of "actual presence"? MS. MCDONNELL: Object to form. THE WITNESS: That they determined that |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 Hour Fitness claim that McLarens did, to your knowledge, did anyone from McLarens visit any of the 24 Hour Fitness cite locations? A. To my knowledge, I don't recall, no. I don't know. Q. On any claims that you've worked on, have you ever had a market adjuster go and visit a | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases A. Yes. Q is that what you're referring to? What do you mean by what's your understanding of "actual presence"? MS. MCDONNELL: Object to form. THE WITNESS: That they determined that COVID was actually at the site, and they are unable |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 Hour Fitness claim that McLarens did, to your knowledge, did anyone from McLarens visit any of the 24 Hour Fitness cite locations? A. To my knowledge, I don't recall, no. I don't know. Q. On any claims that you've worked on, have you ever had a market adjuster go and visit a location where a loss took place? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases A. Yes. Q is that what you're referring to? What do you mean by what's your understanding of "actual presence"? MS. MCDONNELL: Object to form. THE WITNESS: That they determined that COVID was actually at the site, and they are unable to go to the location and that civil authority was |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 Hour Fitness claim that McLarens did, to your knowledge, did anyone from McLarens visit any of the 24 Hour Fitness cite locations? A. To my knowledge, I don't recall, no. I don't know. Q. On any claims that you've worked on, have you ever had a market adjuster go and visit a location where a loss took place? A. Can you repeat the question? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases A. Yes. Q is that what you're referring to? What do you mean by what's your understanding of "actual presence"? MS. MCDONNELL: Object to form. THE WITNESS: That they determined that COVID was actually at the site, and they are unable to go to the location and that civil authority was enforcing that ordinance prohibiting access to the |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | advice on how to test for the presence of COVID-19 at a at a location? A. I'm not aware. Q. Would that have not been a subject of the COVID memorandum that you referred to earlier? A. I don't even recall that memo. I just said if there is, that was sent, but I don't recall. Q. Okay. Have you ever read any literature that discussed the testing of any insured business locations for the presence of COVID? A. Not that I recall. Q. As part of the investigation of the 24 Hour Fitness claim that McLarens did, to your knowledge, did anyone from McLarens visit any of the 24 Hour Fitness cite locations? A. To my knowledge, I don't recall, no. I don't know. Q. On any claims that you've worked on, have you ever had a market adjuster go and visit a location where a loss took place? A. Can you repeat the question? Q. Sure. On any claims that you've worked | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | civil authority where applicable to the location. BY MS. OCHOA: Q. Actual presence as in where are you getting the language "actual presence" from? A. On the communicable disease language endorsement. Q. Let's pull that up if you still have it. Are you referring to the paragraph that reads, All coverage must be directly resulting from access being prohibited or described at any location or portion thereof, quote, due to the actual presence of and spread of communicable diseases A. Yes. Q is that what you're referring to? What do you mean by what's your understanding of "actual presence"? MS. MCDONNELL: Object to form. THE WITNESS: That they determined that COVID was actually at the site, and they are unable to go to the location and that civil authority was enforcing that ordinance prohibiting access to the location because of the COVID. |

First Legal Depositions - Calendar@firstlegal.com 855.348.4997

September 29, 2022

```
Page 112
                                                  Page 110
1
     COVID entered a 24 Hour Fitness location that
                                                             1
                                                                 used the equipment, then maybe he had brought the
2
     COVID-19 would have been present at that location?
                                                             2
                                                                 COVID to the location.
3
               MS. MCDONNELL: Object to the form.
                                                             3
                                                                       O. In what circumstance would he have not
4
               THE WITNESS: We would have to verify when
                                                             4
                                                                 brought the COVID to the location if he had COVID
5
     that person had the COVID, when they entered the
                                                             5
                                                                 and walked in?
6
     premises, how long they were at the premises. I
                                                                           MS. MCDONNELL: Object to the form.
                                                             6
     mean, details that would help us understand how the
                                                            7
                                                                            THE WITNESS: I don't know how -- I mean,
8
     COVID would be present at the location.
                                                             8
                                                                 COVID people -- was he wearing a mask? I mean, I
                                                                 don't know. I...
     BY MS. OCHOA:
9
                                                            9
          Q. Why would -- well, let me ask it this way.
                                                                 BY MS. OCHOA:
10
                                                            10
11
               If someone has COVID-19, and it's
                                                            11
                                                                      Q. Okay. Did you ever have any discussions
     determined that they had COVID-19, and they walked
12
                                                            12
                                                                 with Mr. Allen about what information 24 Hour
13
     into a 24 Hour Fitness gym and they worked out,
                                                            13
                                                                 Fitness could provide that would demonstrate the
     would you agree that that would mean that COVID-19
14
                                                                 presence of COVID-19 at the location?
                                                            14
15
     was present at that location?
                                                            15
                                                                            MS. MCDONNELL: Object to the form.
                                                                            THE WITNESS: Personally discussing it
16
               MS. MCDONNELL: Object to the form.
                                                            16
17
               THE WITNESS: They knew already that they
                                                            17
                                                                 with Mike, I don't remember. But I'm assuming we
18
     had COVID, and they still went to the gym?
                                                            18
                                                                 all did require what needed to satisfy the
19
     BY MS. OCHOA:
                                                            19
                                                                 conditions under the policy.
          Q. It doesn't matter whether or not they knew
                                                                 BY MS. OCHOA:
20
                                                            20
     if anyone had COVID. I'm saying if they had COVID.
21
                                                            21
                                                                       Q. So presumably there would have been a call
22
     Just a fact. If someone had COVID, and they went to
                                                            22
                                                                 with all the market insurers and Mr. Allen that
23
     the gym and they worked out in the gym, would you
                                                            23
                                                                 discussed what 24 Hour Fitness could provide that
24
     agree that that means that COVID was present at the
                                                            24
                                                                 would demonstrate the presence of COVID-19?
     location?
                                                                      A. Possibly. I don't remember.
25
                                                            25
                                                  Page 111
                                                                                                              Page 113
1
               MS. MCDONNELL: Object to the form.
                                                            1
                                                                       Q. And you don't remember what specifically
2
               THE WITNESS: Like I said, I need to
                                                            2
                                                                 what was decided on or discussed?
     confirm whether that person knew that he had already
3
                                                                      A. No.
                                                            3
     COVID and still went to the gym. If he had
4
                                                             4
                                                                           What about with anyone internally at
     claimed he had COVID, when did he have the COVID?
5
                                                             5
                                                                 Allianz did you ever talk to anyone about that?
     Did he have it after he went to the gym or before he
                                                             6
                                                                      A. No.
7
     went to the gym, how long he has had the COVID.
                                                             7
                                                                       Q. Do you recall receiving information from
8
     BY MS. OCHOA:
                                                             8
                                                                 24 Hour Fitness about individuals that tested
9
                                                            9
                                                                 positive for COVID-19 that were on 24 Hour Fitness's
          Q. Let's say that he knew that he had COVID
10
     and he walked into the gym with COVID?
                                                            10
                                                                 premises?
11
               MS. MCDONNELL: Object to the form. Are
                                                            11
                                                                      A. I vaguely recall getting a list of
12
     you -- are you asking her to answer a hypothetical?
                                                            12
                                                                 locations, and I presumed -- or people going, with
13
               MS. OCHOA: This is a very -- it's a very
                                                                 COVID, going to the locations, but I believe there's
14
     straightforward question.
                                                            14
                                                                 not -- we requested additional information, but we
15
     BY MS. OCHOA:
                                                                 never got it and the lawsuit was filed.
                                                            15
          Q. If someone had COVID-19, they knew that
                                                                       Q. Okay. Do you know what 24 Hour Fitness
16
                                                            16
17
     they had COVID, they walked into the gym, and they
                                                            17
                                                                 locations were implicated?
     worked out, would you agree that COVID was present
                                                                      A. I don't recall.
18
                                                            18
     at that location?
                                                                       Q. Do you remember being provided information
19
                                                            19
          A. It's possible.
                                                            20
                                                                 that allowed you to verify that an employee had
20
21
          Q. What do you mean "it's possible"?
                                                            21
                                                                 tested positive for COVID?
22
               MS. MCDONNELL: Object to the form.
                                                            22
                                                                           MS. MCDONNELL: Object to the form.
23
               THE WITNESS: Well, COVID is transmitted
                                                            23
                                                                            THE WITNESS: Can you repeat the question,
24
     through -- through the air, so I don't know how --
                                                            24
                                                                 please?
     like I said, it's possible that if he had COVID and
                                                            25
```

First Legal Depositions - Calendar@firstlegal.com 855.348.4997

September 29, 2022

| 1 | Page 118 MS. MCDONNELL: Object to the form. | 1 | Page 120 (Whereupon Exhibit H was marked for |
|--|--|--|---|
| 2 | THE WITNESS: Is that what it said? | 2 | identification.) |
| 3 | BY MS. OCHOA: | 3 | THE WITNESS: Okay. |
| 4 | Q. Yeah, I'll read it one more time. It | 4 | BY MS. OCHOA: |
| 5 | says, A number of outbreaks of coronavirus have been | 5 | Q. And if you could briefly skim this, you |
| 6 | linked to high risks high-risk environments such | 6 | will see that it is a Reservation of Rights letter |
| 7 | as gyms. | 7 | from McLarens to Mr. Gotleib, and throughout the |
| 8 | A. Okay. So what's your question again? | 8 | document there are revisions in red and blue, right? |
| 9 | Q. Would you agree with Allianz that a gym is | 9 | A. Yes. |
| 10 | a high-risk environment? | 10 | Q. And the email let's us know that those |
| 11 | A. Yes. | 11 | were made by Starr and Sompo, correct? |
| 12 | Q. And why would you agree with that? Why | 12 | A. Yes. |
| 13 | would you agree that a gym is a high-risk | 13 | Q. Can you please go down to PDF, Page 4, |
| 14 | environment? | 14 | Bates No. AGRUS000405. |
| 15 | A. Because the people are the carriers, and | 15 | A. Okay. |
| 16 | people go in and out of the gym. | 16 | Q. And it says, In addition, Endurance |
| 17 | Q. And do you think the as opposed to | 17 | American Specialty Insurance company policy number, |
| 18 | other locations, a gym is a high-risk environment | 18 | and then it lists the policy number, contains the |
| 19 | because more people go in and out of that location? | 19 | following general change endorsement as Endorsement |
| 20 | MS. MCDONNELL: Object to the form. | 20 | 4., and then it lists it seems like it has a copy |
| 21 | THE WITNESS: Yes. | 21 | and paste of the endorsement there in the letter. |
| 22 | BY MS. OCHOA: | 22 | Do you see that? |
| 23 | Q. If a gym a high-risk environment because | 23 | A. Yes. |
| 24 | more people go in and out of that location as | 24 | Q. Do you recall that the endurance policy |
| 25 | opposed to other environments and someone that | 25 | had an exclusion for communicable disease? |
| | Page 440 | | Page 121 |
| | Page 119 | | |
| 1 | entered the gym tested positive, do you believe that | 1 | - |
| 1 2 | entered the gym tested positive, do you believe that it would be likely that COVID would spread in that | 1 2 | A. I don't recall, but I've seen this as |
| 2 3 | entered the gym tested positive, do you believe that it would be likely that COVID would spread in that gym? | | - |
| 2 | it would be likely that COVID would spread in that | 2 | A. I don't recall, but I've seen this as showing they did have it. |
| 2 3 | it would be likely that COVID would spread in that gym? | 2 3 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers |
| 2 3 4 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. | 2 3 4 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? |
| 2 3 4 5 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person | 2 3 4 5 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. |
| 2 3 4 5 6 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the | 2 3 4 5 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that |
| 2 3 4 5 6 7 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but | 2 3 4 5 6 7 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it |
| 2 3 4 5 6 7 8 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. | 2 3 4 5 6 7 8 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request |
| 2 3 4 5 6 7 8 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: | 2 3 4 5 6 7 8 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, |
| 2 3 4 5 6 7 8 9 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are | 2 3 4 5 6 7 8 9 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed |
| 2 3 4 5 6 7 8 9 10 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk | 2 3 4 5 6 7 8 9 10 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. |
| 2 3 4 5 6 7 8 9 10 11 12 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely | 2 3 4 5 6 7 8 9 10 11 12 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those |
| 2 3 4 5 6 7 8 9 10 11 12 13 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? | 2 3 4 5 6 7 8 9 10 11 12 13 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? MS. MCDONNELL: Object to the form. | 2 3 4 5 6 7 8 9 10 11 12 13 14 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? A. What do you mean, that it came from me? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? MS. MCDONNELL: Object to the form. THE WITNESS: Yes. If there's more | 2 3 4 5 6 7 8 9 10 11 12 13 14 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? A. What do you mean, that it came from me? Q. Right. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? MS. MCDONNELL: Object to the form. THE WITNESS: Yes. If there's more people, more chance of spreading it. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? A. What do you mean, that it came from me? Q. Right. A. No. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? MS. MCDONNELL: Object to the form. THE WITNESS: Yes. If there's more people, more chance of spreading it. BY MS. OCHOA: | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? A. What do you mean, that it came from me? Q. Right. A. No. Q. Did you have any hand whatsoever in drafting the questions at all? A. I don't recall, no. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? MS. MCDONNELL: Object to the form. THE WITNESS: Yes. If there's more people, more chance of spreading it. BY MS. OCHOA: Q. Okay. We're going briefly go back to | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? A. What do you mean, that it came from me? Q. Right. A. No. Q. Did you have any hand whatsoever in drafting the questions at all? A. I don't recall, no. Q. Do you recall any discussions with the |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? MS. MCDONNELL: Object to the form. THE WITNESS: Yes. If there's more people, more chance of spreading it. BY MS. OCHOA: Q. Okay. We're going briefly go back to Exhibit D just for the purpose of reminding you what | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? A. What do you mean, that it came from me? Q. Right. A. No. Q. Did you have any hand whatsoever in drafting the questions at all? A. I don't recall, no. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? MS. MCDONNELL: Object to the form. THE WITNESS: Yes. If there's more people, more chance of spreading it. BY MS. OCHOA: Q. Okay. We're going briefly go back to Exhibit D just for the purpose of reminding you what it is. So if you can open that back up. A. Okay. Q. Once again, this is the email from Mike | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? A. What do you mean, that it came from me? Q. Right. A. No. Q. Did you have any hand whatsoever in drafting the questions at all? A. I don't recall, no. Q. Do you recall any discussions with the market about these questions? A. I don't recall. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? MS. MCDONNELL: Object to the form. THE WITNESS: Yes. If there's more people, more chance of spreading it. BY MS. OCHOA: Q. Okay. We're going briefly go back to Exhibit D just for the purpose of reminding you what it is. So if you can open that back up. A. Okay. Q. Once again, this is the email from Mike Allen that says, Attached is the revised draft ROR | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? A. What do you mean, that it came from me? Q. Right. A. No. Q. Did you have any hand whatsoever in drafting the questions at all? A. I don't recall, no. Q. Do you recall any discussions with the market about these questions? A. I don't recall. Q. To your knowledge, who drafted these |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? MS. MCDONNELL: Object to the form. THE WITNESS: Yes. If there's more people, more chance of spreading it. BY MS. OCHOA: Q. Okay. We're going briefly go back to Exhibit D just for the purpose of reminding you what it is. So if you can open that back up. A. Okay. Q. Once again, this is the email from Mike Allen that says, Attached is the revised draft ROR with revisions made by Starr and Sompo. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? A. What do you mean, that it came from me? Q. Right. A. No. Q. Did you have any hand whatsoever in drafting the questions at all? A. I don't recall, no. Q. Do you recall any discussions with the market about these questions? A. I don't recall. Q. To your knowledge, who drafted these questions? |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | it would be likely that COVID would spread in that gym? MS. MCDONNELL: Object to the form. THE WITNESS: It will depend if the person that tested positive was wearing a mask or the other I mean, it depends on the circumstance, but it could. BY MS. OCHOA: Q. Do you believe that if more people are present in the gym such that it's a high-risk environment that the chance of COVID-19 would likely increase since more people would be in the space? MS. MCDONNELL: Object to the form. THE WITNESS: Yes. If there's more people, more chance of spreading it. BY MS. OCHOA: Q. Okay. We're going briefly go back to Exhibit D just for the purpose of reminding you what it is. So if you can open that back up. A. Okay. Q. Once again, this is the email from Mike Allen that says, Attached is the revised draft ROR | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | A. I don't recall, but I've seen this as showing they did have it. Q. Okay. Do you recall any other insurers that had this exclusion? A. No, not aware. Q. Now, if you could go to the bottom of that same page, there are and it's in red, and it says, as we continue our investigation, we request that you provide us with the following information, colon, and then it has five different things listed out there. Do you recall having any comment on those particular questions? A. What do you mean, that it came from me? Q. Right. A. No. Q. Did you have any hand whatsoever in drafting the questions at all? A. I don't recall, no. Q. Do you recall any discussions with the market about these questions? A. I don't recall. Q. To your knowledge, who drafted these |

First Legal Depositions - Calendar@firstlegal.com 855.348.4997

September 29, 2022

| | | | September 29, 2022 |
|-----------------------------|--|----------------|---|
| | Page 142 | | Page 144 |
| 1 | A. I'm going to be speculating. I don't know | 1 | A. Yes. |
| 2 | what the main reason why he specifically asked that. | 2 | Q in your definition? |
| 3 | Q. I'm going to read the first paragraph of | 3 | A. Yes. |
| 4 | the response. If the question seeks to ascertain | 4 | Q. After receiving this information, this |
| 5 | whether access to or from our clubs was physically | 5 | additional information, with the positive test |
| 6 | blocked by some object, then we are not aware of | 6 | outlined as well as information to Question 2, at |
| 7 | that at this time. | 7 | that time, you still were saying there was not |
| 8 | However, as a result of the presence of | 8 | enough information to evaluate the claim? |
| 9 | individuals with with or presumed to have | 9 | MS. MCDONNELL: Object to the form. |
| 10 | COVID-19 at our locations, including our members and | 10 | THE WITNESS: The items that they were |
| 11 | employees, the social distancing guidelines enacted | 11 | saying that where those 20-something items |
| 12 | by government agencies indicating it would be unsafe | 12 | that they said, they were not specific. Let's just |
| 13 | to operate given the prevalence of individuals in | 13 | go to the first one that said that on March 8th was |
| 14 | the community with the COVID-19 disease, including | 14 | in an individual was in Whippany who tested |
| 15 | our members and employees, and the various | 15 | positive for COVID-19. We needed further |
| 16 | stay-at-home and similar orders requiring closure of | 16 | information. |
| 17 | our business, access to our clubs has been | 17 | When did that individual test positive and |
| 18 | prohibited. Do you see that? | 18 | when was he at the site and which site okay, in |
| 19 | A. Yes. | 19 | Whippany. When was he or she tested positive. He |
| 20 | Q. Did you discuss this response with anyone? | 20 | was on at the facility on March 8th and tested |
| 21 | A. No. | 21 | positive on March 11. So when did he test positive? |
| 22 | Q. The second paragraph reads, It should be | 22 | Was it March 10th; March 9th? We don't know. So |
| 23 | noted that governmental orders confirmed the fact | 23 | additional information were requested from the |
| 24 | that the virus causes contamination of property. | 24 | insured, but we never got it. |
| 25 | For instance, the City of New York's order dated | 25 | Q. So the additional information you're |
| | Page 143 | | Page 145 |
| 1 | March 16, 2020 states that the virus physically is | 1 | saying you needed was the date when they tested |
| 2 | causing property loss and damage. Orders issued in | 2 | positive? |
| 3 | various other locations contain similar language | 3 | A. Well, further information. Not just for |
| 4 | including Los Angeles and San Francisco. | 4 | the specific further information that will |
| 5 | Did you ever review the orders referenced | 5 | confirm that the COVID person that COVID was at |
| 6 | in this paragraph? | 6 | the site at the time, by whom and when. And, like I |
| 7 | A. I don't recall. | 7 | said, when they tested positive, was it before or |
| 8 | Q. Were you aware that there were certain | 8 | when they were at the site? There were questions |
| 9 | orders that specifically said the virus was causing | 9 | that were asked but never responded to. |
| 10 | property loss and damage? | 10 | Q. I'm talking about this question |
| 11 | A. I don't remember. I don't recall. | 11 | specifically. I want to know what more you need |
| 12 | Q. Would it have been your practice to have | 12 | from this question specifically, this answer, in |
| 13 | reviewed government orders if an insured is | 13 | order to evaluate the claim. I believe you just |
| 14 | referencing them? | 14 | said what you needed specifically was when the |
| 15 | A. Yes. | 15 | person tested positive? |
| 16 | Q. So is it likely that you reviewed those | 16 | A. When he |
| 17 | orders or no? | 17 | Q. Is there anything else you needed from |
| 18 | A. If they provided the order. | 18 | this question and answer to evaluate the claim? |
| | Q. The insured would have to have attached | 19 | MS. MCDONNELL: Object to the form, |
| 19 | | 20 | mischaracterizes the testimony. |
| 20 | the order, is that what you're saying? | 1 | |
| 20 21 | A. Yes. | 21 | THE WITNESS: What was the government |
| 20 21 22 | A. Yes.Q. So the only time you would review the | 22 | issue order, because under the communicable |
| 20 21 22 23 | A. Yes. Q. So the only time you would review the order is if the insured attached it? | 22 23 | issue order, because under the communicable disease, it required that the actual presence of |
| 20 21 22 23 24 | A. Yes.Q. So the only time you would review the order is if the insured attached it?A. If the insured provided it. | 22 23 24 | issue order, because under the communicable disease, it required that the actual presence of COVID and the government order that prohibited |
| 20 21 22 23 | A. Yes. Q. So the only time you would review the order is if the insured attached it? | 22 23 | issue order, because under the communicable disease, it required that the actual presence of |

First Legal Depositions - Calendar@firstlegal.com 855.348.4997

September 29, 2022

| l . | | | - · · · · · · · · · · · · · · · · · · · |
|--|---|--|--|
| 1 | Page 158 | 1 | Page 160 |
| 1 | investigation reports; title, Report No. 6. And | | money that they're getting from the bankruptcy. |
| 2 | under notes, it says, No response received from | 2 | Q. So if the insured is receiving money if |
| 3 | insured, only communicable disease coverage. | 3 | they suffered if they had to become bankrupt |
| 4 | Insured filed for bankruptcy Chapter 11. Insured | 4 | because of COVID-19 and they had recovered a certain |
| 5 | expects to receive 250 million in financing to | 5 | amount of money, are you saying that would affect |
| 6 | assist in restructuring operations. Insured will | 6 | the coverage determination because the payout from |
| 7 | continue operations while restructuring. Do you see | 7 | the insurer should be essentially reduced from that |
| 8 | that? | 8 | or there shouldn't be overlap from that? |
| 9 | A. Yes. | 9 | MS. MCDONNELL: Object to the form. |
| 10 | Q. Why do you think it was important to note | 10 | THE WITNESS: That's speculation. I don't |
| 11 | in the claim file that 24 Hour Fitness expected to | 11 | know what their claim is. I'm just looking at a |
| 12 | receive financing to assist in restructuring its | 12 | bigger picture. |
| 13 | operations? | 13 | If they receive money, they're filing a |
| 14 | A. If the insured is receiving financing, and | 14 | loss for income, I need to know what they're |
| 15 | the insured is claiming BI, or financial loss, we | 15 | claiming for, making sure there's no overlap. |
| 16 | need to know what's going on with the bankruptcy and | 16 | BY MS. OCHOA: |
| 17 | their claim. | 17 | Q. Overlap of what? |
| 18 19 | Q. For what reason? Can you expand on that a little bit? | 18 19 | A. Of the loss they're claiming. If they're |
| 20 | | 20 | claiming a bankruptcy and receiving money for the |
| 21 | | 21 | bankruptcy, and they're filing a loss of income, is there an overlap? I don't know. I don't know what |
| 22 | claim payment on the bankruptcy, is there going to be a loss? I don't know. We didn't do any | 22 | their claim is. |
| 23 | investigation or complete the investigation because | 23 | MS. OCHOA: Okay. We've been going for an |
| 24 | we didn't have enough information, but we need to | 24 | hour. Do you want to stop here for a minute before |
| 25 | know if the insured received money and how much | 25 | I go on to my next line of questioning? |
| 25 | NIOW II the inputed received money and now much | 23 | 1 go on to my next time of questioning: |
| | | | |
| ١, | Page 159 | 1 | Page 161 |
| 1 | money did the insured lose. | 1 | MS. MCDONNELL: Yeah. How much longer do |
| 2 | money did the insured lose. Q. How would the insured receiving money from | 2 | MS. MCDONNELL: Yeah. How much longer do you have left? |
| 2 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a | 2 3 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, |
| 2 3 4 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? | 2 3 4 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. |
| 2 3 4 5 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. | 2 3 4 5 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a |
| 2 3 4 5 6 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, | 2 3 4 5 6 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. |
| 2 3 4 5 6 7 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or | 2 3 4 5 6 7 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. |
| 2 3 4 5 6 7 8 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and | 2 3 4 5 6 7 8 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. |
| 2 3 4 5 6 7 8 9 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know | 2 3 4 5 6 7 8 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now |
| 2 3 4 5 6 7 8 9 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do | 2 3 4 5 6 7 8 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. |
| 2 3 4 5 6 7 8 9 10 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't | 2 3 4 5 6 7 8 9 10 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) |
| 2 3 4 5 6 7 8 9 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. | 2 3 4 5 6 7 8 9 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 |
| 2 3 4 5 6 7 8 9 10 11 12 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. Q. I'm focusing just on the bankruptcy. Why | 2 3 4 5 6 7 8 9 10 11 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) |
| 2 3 4 5 6 7 8 9 10 11 12 13 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. | 2 3 4 5 6 7 8 9 10 11 12 13 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 p.m., and we are back on the record. |
| 2 3 4 5 6 7 8 9 10 11 12 13 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. Q. I'm focusing just on the bankruptcy. Why would receiving money via the bankruptcy affect the | 2 3 4 5 6 7 8 9 10 11 12 13 14 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 p.m., and we are back on the record. BY MS. OCHOA: |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. Q. I'm focusing just on the bankruptcy. Why would receiving money via the bankruptcy affect the coverage determination? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 p.m., and we are back on the record. BY MS. OCHOA: Q. Okay. If you could open up and we can |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. Q. I'm focusing just on the bankruptcy. Why would receiving money via the bankruptcy affect the coverage determination? MS. MCDONNELL: Object to the form. | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 p.m., and we are back on the record. BY MS. OCHOA: Q. Okay. If you could open up and we can mark Exhibit Q. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. Q. I'm focusing just on the bankruptcy. Why would receiving money via the bankruptcy affect the coverage determination? MS. MCDONNELL: Object to the form. THE WITNESS: The insured said they're | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 p.m., and we are back on the record. BY MS. OCHOA: Q. Okay. If you could open up and we can mark Exhibit Q. (Whereupon Exhibit Q was marked for |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. Q. I'm focusing just on the bankruptcy. Why would receiving money via the bankruptcy affect the coverage determination? MS. MCDONNELL: Object to the form. THE WITNESS: The insured said they're filing bankruptcy due to Corona. BY MS. OCHOA: | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 p.m., and we are back on the record. BY MS. OCHOA: Q. Okay. If you could open up and we can mark Exhibit Q. (Whereupon Exhibit Q was marked for identification.) |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. Q. I'm focusing just on the bankruptcy. Why would receiving money via the bankruptcy affect the coverage determination? MS. MCDONNELL: Object to the form. THE WITNESS: The insured said they're filing bankruptcy due to Corona. BY MS. OCHOA: | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 p.m., and we are back on the record. BY MS. OCHOA: Q. Okay. If you could open up and we can mark Exhibit Q. (Whereupon Exhibit Q was marked for identification.) BY MS. OCHOA: |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. Q. I'm focusing just on the bankruptcy. Why would receiving money via the bankruptcy affect the coverage determination? MS. MCDONNELL: Object to the form. THE WITNESS: The insured said they're filing bankruptcy due to Corona. BY MS. OCHOA: Q. Can you explain how that would affect | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 p.m., and we are back on the record. BY MS. OCHOA: Q. Okay. If you could open up and we can mark Exhibit Q. (Whereupon Exhibit Q was marked for identification.) BY MS. OCHOA: Q. And let mow know when you have that pulled |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. Q. I'm focusing just on the bankruptcy. Why would receiving money via the bankruptcy affect the coverage determination? MS. MCDONNELL: Object to the form. THE WITNESS: The insured said they're filing bankruptcy due to Corona. BY MS. OCHOA: Q. Can you explain how that would affect why that would affect your evaluation of coverage in | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 p.m., and we are back on the record. BY MS. OCHOA: Q. Okay. If you could open up and we can mark Exhibit Q. (Whereupon Exhibit Q was marked for identification.) BY MS. OCHOA: Q. And let mow know when you have that pulled up. |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | money did the insured lose. Q. How would the insured receiving money from a bankruptcy affect a coverage determination in a pay-out by the insurers? MS. MCDONNELL: Object to the form. THE WITNESS: The insured, on the news, said that the bankruptcy was due to the COVID or the coronavirus. So if they're getting money, and they're claiming from insurers, we need to know what's going on. We like I said, we didn't do evaluation of their BI because they haven't submitted documentation. Q. I'm focusing just on the bankruptcy. Why would receiving money via the bankruptcy affect the coverage determination? MS. MCDONNELL: Object to the form. THE WITNESS: The insured said they're filing bankruptcy due to Corona. BY MS. OCHOA: Q. Can you explain how that would affect why that would affect your evaluation of coverage in your coverage determination? | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | MS. MCDONNELL: Yeah. How much longer do you have left? MS. OCHOA: Not not too much longer, maybe another 45. MS. MCDONNELL: Okay. Yeah, let's take a five minute. MS. OCHOA: Okay. Sounds good. MS. MCDONNELL: Bye. THE VIDEOGRAPHER: Okay. The time is now 1:24 p.m., and we are now off the record. (Whereupon a recess was taken.) THE VIDEOGRAPHER: The time is now 1:32 p.m., and we are back on the record. BY MS. OCHOA: Q. Okay. If you could open up and we can mark Exhibit Q. (Whereupon Exhibit Q was marked for identification.) BY MS. OCHOA: Q. And let mow know when you have that pulled up. A. Okay. |

First Legal Depositions - Calendar@firstlegal.com 855.348.4997

September 29, 2022

| | Page 178 |
|--|---|
| 1 | STATE OF CALIFORNIA) |
| 2 | COUNTY OF SAN JOAQUIN) |
| 3 | I, MARY JACKSON, hereby certify that the |
| 4 | witness in the foregoing deposition was by me duly |
| 5 | sworn to testify to the truth, the whole truth, and |
| 6 | nothing but the truth in the within-entitled cause; |
| 7 | that said deposition was taken at the time and place |
| 8 | therein stated; that to the best of my ability, the |
| 9 | foregoing transcript constitutes a full, true, and |
| 10 | correct report of the proceedings heard via Zoom by |
| 11 | me, a Certified Shorthand Reporter and disinterested |
| 12 | |
| | person, and was thereafter transcribed into |
| 13 | typewriting, and that the pertinent provisions of |
| 14 | the applicable code or rules of civil procedure |
| 15 | relating to the notification of the witness and |
| 16 | counsel for the parties hereto of the availability |
| 17 | of the original transcript of the deposition for |
| 18 | reading, correcting and signing have been met. |
| 19 | And I further certify that I am not of |
| 20 | counsel or attorney for either or any of the parties |
| 21 | to said deposition, nor in any way interested in the |
| 22 | outcome of the cause named in said action. |
| 23 | DATED: October 29, 20 2 % |
| 24 | i Way Jakaan |
| 25 | May Jackson MARY JACKSON, CSR NO. 8688 |
| 25 | MARI DACRSON, CSR NO. 0000 |
| | |
| | Page 179 |
| 1 | Page 179 Errata Sheet |
| 2 | Errata Sheet |
| 2 3 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. |
| 2 | Errata Sheet |
| 2 3 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. |
| 2 3 4 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 |
| 2 3 4 5 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES |
| 2 3 4 5 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: |
| 2 3 4 5 6 7 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. |
| 2 3 4 5 6 7 8 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. |
| 2 3 4 5 6 7 8 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. |
| 2 3 4 5 6 7 8 9 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to |
| 2 3 4 5 6 7 8 9 10 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to Page Line Reason |
| 2 3 4 5 6 7 8 9 10 11 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to Page Line Reason From to From to From to From to From to From to |
| 2 3 4 5 6 7 8 9 10 11 12 13 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to Page Line Reason From to Page Line Reason Page Line Reason |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to Page Line Reason |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to Page Line Reason |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to From to |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to Page Line Reason |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to Page Line Reason |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to Page Line Reason |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS vs CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to From to From to Page Line Reason From to |
| 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 | Errata Sheet NAME OF CASE: 24 HOUR FITNESS VS CONTINENTAL CASUALTY CO. DATE OF DEPOSITION: SEPTEMBER 29, 2022 NAME OF WITNESS: LOURDES REYES Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to Page Line Reason |

First Legal Depositions - Calendar@firstlegal.com 855.348.4997